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10/772,902	02/05/2004	Peter C. Huene	MSFT-2929/303466.01	5355
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CIRA CENTRE, 12TH FLOOR			NAHAR, QAMRUN	
2929 ARCH ST PHILADELPHI	REET A. PA 19104-2891	ART UNIT	PAPER NUMBER	
	•	2191		
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SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)			
	10/772,902	HUENE ET AL.			
Office Action Summary	Examiner	Art Unit			
	Qamrun Nahar	2191			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONE	l. ely filed the mailing date of this communication. 0 (35 U.S.C. § 133).			
Status	•				
1) Responsive to communication(s) filed on 05 Fe	ebruary 2004.				
•	action is non-final.				
3) Since this application is in condition for allowar		secution as to the merits is			
closed in accordance with the practice under E					
Disposition of Claims					
4)⊠ Claim(s) <u>1-27</u> is/are pending in the application.	•				
4a) Of the above claim(s) is/are withdrav					
5) Claim(s) is/are allowed.	•				
6)⊠ Claim(s) <u>1-27</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.				
Application Papers	٠.	·			
9) The specification is objected to by the Examine	r.				
10)⊠ The drawing(s) filed on <u>05 February 2004</u> is/are		d to by the Examiner.			
Applicant may not request that any objection to the					
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C. § 119	•	•			
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents	s have been received.	•			
2. Certified copies of the priority documents	s have been received in Applicati	on No			
Copies of the certified copies of the prior	rity documents have been receive	ed in this National Stage			
application from the International Bureau					
* See the attached detailed Office action for a list	of the certified copies not receive	d.			
·	•				
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Attachment(s)					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)					
Paper No(s)/Mail Date Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date Notice of Informal Patent Application					
Paper No(s)/Mail Date <u>02/05/2004</u> . 6) Other:					

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DETAILED ACTION

1. Claims 1-27 have been examined.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 20, 24 and 27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claim 20 recites the limitation "the build rule" in lines 1-2 of the claim. There is insufficient antecedent basis for this limitation in the claim. Therefore, this limitation is interpreted as "a build rule".
- 5. Claim 24 recites the limitation "a build tool" on line 2 of the claim, which renders the claim indefinite because the claim recites "a build tool" on line 1 of the claim as well. It is unclear whether the build tool on line 2 of the claim refers to the build tool on line 1 of the claim or whether this is another build tool. The limitation "a build tool" on line 2 of the claim is interpreted as "the build tool".
- 6. Claim 24 recites the limitation "an executable command line" on line 9 of the claim, which renders the claim indefinite because the claim recites "an executable command line" on line 4 of the claim as well. It is unclear whether the executable command line on line 9 of the

claim refers to the executable command line on line 4 of the claim or whether this is another executable command line. The limitation "an executable command line" on line 9 of the claim is interpreted as "the executable command line".

7. Claim 27 recites the limitation "an executable command line" on line 5 of claim 27, which renders claim 27 indefinite because claim 25 recites "an executable command line" on line 4 of claim 25. It is unclear whether the executable command line on line 5 of claim 27 refers to the executable command line on line 4 of claim 25 or whether this is another executable command line. The limitation "an executable command line" on line 5 of claim 27 is interpreted as "the executable command line".

Claim Rejections - 35 USC § 101

- 8. 35 U.S.C. 101 reads as follows:
 - Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.
- 9. Claims 1-12 and 25-27 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.
- 10. Claim 1 appears to be a system of software alone, lacking the necessary physical components (hardware) to constitute a machine or a manufacture under 101. Since claim 1 is clearly not a process or a composition of matter, it appears to fail to fall within a statutory category and thus non-statutory.

Claims 2-12 are rejected for failing to cure the deficiencies of the above rejected non-statutory claim 1.

11. Claim 1 appears to fail to produce a concrete, tangible and useful result. That is, claim 1 appears to fail to recite how the custom build rule object is integrated into the design environment.

Claims 2-11 are rejected for failing to cure the deficiencies of the above rejected non-statutory claim 1.

12. Claim 25 reciting a "computer-readable medium", is not limited to tangible storage devices in view of pgs. 4-5, par. 21, lines 1-20, in the instant specification, which suggests that such a medium may be a carrier wave or transmission medium (intangible). Accordingly, claim 25 does not recite tangible manufactures, and are non-statutory subject matter.

As per claims 26-27, these claims are rejected for failing to cure the deficiencies of the above rejected base claim 25.

13. Claim 25 appears to fail to produce a concrete, tangible and useful result. That is, claim 25 appears to fail to recite how the build rule object is integrated into the design environment.

Claim 26 is rejected for failing to cure the deficiencies of the above rejected non-statutory claim 25.

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Claim Rejections - 35 USC § 102

14. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

15. Claims 1-2, 7-14, 17-22 and 24-27 are rejected under 35 U.S.C. 102(b) as being

anticipated by O'Leary (U.S. 5,950,000).

Per Claim 1:

The O'Leary patent discloses:

- a dynamic property descriptor associated with a custom build rule object, the dynamic property descriptor storing information associated with a property of the custom build rule object, the property of the custom build rule object associated with at least one value ("...

When a file is selected, the IPE manager invokes Visual and specifies the selected file as a

command line parameter. ..." in column 6, lines 3-25)

- and a generic property store for storing the at least one value for the property of the custom build rule object ("... the name of the selected file is broadcast in a message ... update their picklists ..." in column 6, lines 18-23).

Per Claim 2:

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The O'Leary patent discloses:

- further comprising a content handler, the content handler receiving a tool file, the tool file comprising at least one custom build rule and generating from the at least one custom build rule the custom build rule object ("... IPE manager ..." in column 6, lines 3-25 and 38-65).

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Per Claim 7:

The O'Leary patent discloses:

- further comprising a dialog for adding or modifying the tool file (column 6, lines 10-13).

Per Claim 8:

The O'Leary patent discloses:

- further comprising a dialog for adding or modifying the custom build rule (column 6, lines 57-59).

Per Claim 9:

The O'Leary patent discloses:

- further comprising a dialog for adding or modifying the property of the custom build rule object (column 6, lines 57-59).

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Per Claim 10:

The O'Leary patent discloses:

- further comprising a dialog for adding or modifying the at least one value associated with the property of the custom build rule object (column 6, lines 10-19).

Per Claim 11:

The O'Leary patent discloses:

- wherein the at least one value comprises a parameter value for the property of the custom build rule object ("... When a file is selected, the IPE manager invokes Visual and specifies the selected file as a command line parameter. ..." in column 6, lines 3-25).

Per Claim 12:

The O'Leary patent discloses:

- wherein the custom build rule object transforms a generalized command line by programmatically replacing a tag with a property value to generate an executable command line (column 6, lines 46-65).

Per Claim 13:

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The O'Leary patent discloses:

- associating a dynamic property with a build rule object associated with the build tool, the

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dynamic property associated with a switch property; associating a value with the switch

property ("... When a file is selected, the IPE manager invokes Visual and specifies the selected

file as a command line parameter. ..." in column 6, lines 3-25)

- and transforming a generalized command line into an executable command line by

programmatically replacing a tag in the generalized command line with the value ("... after

the GUI builder 214 generates a makefile. The Build entry on the menu bar of GUI 300 is pulled

down to disclose the target of make "app in /home/pat/src/Makefile" as the top reference on the

build target picklist ..." in column 6, lines 46-65).

Per Claim 14:

The O'Leary patent discloses:

- further comprising receiving a tool file describing the build tool, the tool file including the

generalized command line and a build rule for transforming the generalized command line

into the executable command line for executing the build tool (column 6, lines 3-25).

Per Claim 17:

The O'Leary patent discloses:

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- further comprising generating the build rule object from the build	ild rule (column 6, lines
38-45).	
	•
Per Claim 18:	
The O'Leary patent discloses:	
- wherein the build rule object generated from the build rule crea	tes a dynamic property
descriptor (column 6, lines 3-25).	
Per Claim 19:	•
The O'Leary patent discloses:	
- wherein the value is stored in a generic property store (column 6	, lines 18-23).
Per Claim 20:	
The O'Leary patent discloses:	

- wherein the value is associated with a particular use of the build rule in a project (column

Per Claim 21:

6, lines 3-25).

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The O'Leary patent discloses:

- wherein the value is associated with the switch property via a user interface (column 6,

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lines 3-25).

Per Claim 22:

The O'Leary patent discloses:

- wherein the value is associated with the switch property via a scripting language (column

6, lines 3-25).

Per Claim 24:

The O'Leary patent discloses:

- receiving a file describing a build tool, the file including a build rule, the build rule

comprising a generalized command line and a rule for transforming the generalized

command line into an executable command line for executing the tool (" ... When a file is

selected, the IPE manager invokes Visual and specifies the selected file as a command line

parameter. ..." in column 6, lines 3-25; "... load the file ... the "Generate Makefile" feature

shown in FIG. 4 in the GUI 420 of the GUI Builder 214 is invoked to create a makefile for the

application ... after the GUI builder 214 generates a makefile. The Build entry on the menu bar

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of GUI 300 is pulled down to disclose the target of make "app in /home/pat/src/Makefile" as the

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top reference on the build target picklist ..." in column 6, lines 38-65)

- generating a build rule object from the build rule ("... load the file ... the "Generate

Makefile" feature shown in FIG. 4 in the GUI 420 of the GUI Builder 214 is invoked to create a

makefile for the application ..." in column 6, lines 38-45)

- associating a dynamic property with the build rule object, the dynamic property

associated with a switch property; associating a value with the switch property ("... When a

file is selected, the IPE manager invokes Visual and specifies the selected file as a command line

parameter. ..." in column 6, lines 3-25)

- and transforming the generalized command line into an executable command line by

programmatically replacing a tag in the generalized command line with the value of the

switch property ("... after the GUI builder 214 generates a makefile. The Build entry on the

menu bar of GUI 300 is pulled down to disclose the target of make "app in

/home/pat/src/Makefile" as the top reference on the build target picklist ..." in column 6, lines

46-65).

Per Claim 25:

The O'Leary patent discloses:

- receiving a file describing a build tool, the file including a build rule, the build rule comprising a generalized command line and a rule for transforming the generalized command line into an executable command line for executing the tool (" ... When a file is selected, the IPE manager invokes Visual and specifies the selected file as a command line parameter. ..." in column 6, lines 3-25; "... load the file ... the "Generate Makefile" feature shown in FIG. 4 in the GUI 420 of the GUI Builder 214 is invoked to create a makefile for the application ... after the GUI builder 214 generates a makefile. The Build entry on the menu bar of GUI 300 is pulled down to disclose the target of make "app in /home/pat/src/Makefile" as the top reference on the build target picklist ..." in column 6, lines 38-65).

Per Claim 26:

The O'Leary patent discloses:

- generating a build rule object from the build rule ("... load the file ... the "Generate Makefile" feature shown in FIG. 4 in the GUI 420 of the GUI Builder 214 is invoked to create a makefile for the application ..." in column 6, lines 38-45).

Per Claim 27:

The O'Leary patent discloses:

- associating a dynamic property with the build rule object, the dynamic property associated with a switch property; associating a value with the switch property; and

programmatically replacing a tag in the generalized command line with the value of the switch property ("... When a file is selected, the IPE manager invokes Visual and specifies the selected file as a command line parameter. ..." in column 6, lines 3-25; and "... after the GUI builder 214 generates a makefile. The Build entry on the menu bar of GUI 300 is pulled down to disclose the target of make "app in /home/pat/src/Makefile" as the top reference on the build target picklist ..." in column 6, lines 46-65).

Claim Rejections - 35 USC § 103

- 16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 17. Claims 3-6, 15-16 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over O'Leary (U.S. 5,950,000) in view of Odaka (U.S. 2003/0140333).

Per Claim 3:

The rejection of claim 2 is incorporated, and further, O'Leary does not explicitly teach wherein the tool file is associated with a schema. Odaka teaches wherein the tool file is associated with a schema (pg. 2, par. 25, lines 7-13).

It would have been obvious to one having ordinary skill in the computer art at the time of the invention was made to modify the system disclosed by O'Leary to include wherein the tool

file is associated with a schema using the teaching of Odaka. The modification would be obvious because one of ordinary skill in the art would be motivated to create customized tags that offer great flexibility in organizing and presenting information (Odaka, pg. 1, par. 13, lines 1-5).

Per Claim 4:

The rejection of claim 2 is incorporated, and further, O'Leary does not explicitly teach wherein the tool file comprises an XML file. Odaka teaches wherein the tool file comprises an XML file (pg. 2, par. 25, lines 1-6).

It would have been obvious to one having ordinary skill in the computer art at the time of the invention was made to modify the system disclosed by O'Leary to include wherein the tool file comprises an XML file using the teaching of Odaka. The modification would be obvious because one of ordinary skill in the art would be motivated to create customized tags that offer great flexibility in organizing and presenting information (Odaka, pg. 1, par. 13, lines 1-5).

Per Claim 5:

The rejection of claim 4 is incorporated, and Odaka further teaches wherein the XML file is associated with an XML schema (pg. 2, par. 25, lines 1-13).

Per Claim 6:

The rejection of claim 5 is incorporated, and Odaka further teaches wherein the XML file is validated against the XML schema (pg. 2, par. 25, lines 1-13).

Per Claims 15 & 16:

These are method versions of the claimed system discussed above (claims 4-6), wherein all claim limitations also have been addressed and/or covered in cited areas as set forth above.

Thus, accordingly, these claims are also obvious.

Per Claim 23:

The rejection of claim 15 is incorporated, and O'Leary further teaches wherein the file is received by a content handler, the content handler generating from the file at least one custom build rule object ("... IPE manager ..." in column 6, lines 3-25 and 38-65). O'Leary does not explicitly teach that the file is an XML file. Odaka teaches that the file is an XML file (pg. 2, par. 25, lines 1-6).

It would have been obvious to one having ordinary skill in the computer art at the time of the invention was made to modify the method disclosed by O'Leary to include that the file is an XML file using the teaching of Odaka. The modification would be obvious because one of ordinary skill in the art would be motivated to create customized tags that offer great flexibility in organizing and presenting information (Odaka, pg. 1, par. 13, lines 1-5).

Conclusion

18. Any inquiry concerning this communication from the examiner should be directed to Qamrun Nahar whose telephone number is (571) 272-3730. The examiner can normally be reached on Mondays through Fridays from 9:30 AM to 6:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wei Y Zhen, can be reached on (571) 272-3708. The fax phone number for the organization where this application or processing is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 2100 Group receptionist whose telephone number is 571-272-2100.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

QN

April 1, 2007

WEI ZHEN
SUPERVISORY PATENT EXAMINER